GALLERY RESOURCES LIMITED

P.O. Box 10033

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Vancouver, B.C. V7Y 1A1

Telephone: (604) 662-8119; Facsimile (604) 662-8616

Canada & U.S.A. Toll Free: 1-800-565-7350

Web Site Address; http://www.gallery-gold.com Email Address: info@gallery-gold.com

Trading Symbol: GYR - TSX.V

RECEIVED

82-2877



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November 11, 2003

U. S. Securities & Exchange Commission

Statutory Filings Dept. 450 – 5<sup>th</sup> Street N.W.,

Washington, D.C.

20549

PROCESSED

NOV 25 2003

THOMSON FINANCIA

Re: August 31, 2003 Quarterly Financial Statements and BC Form 51 - 901F

This letter is to confirm that the mailing of the Quarterly Financial Statements and BC Form 51 – 901F dated August 31, 2003 has been sent to all of the Registered and Supplementary shareholders of Gallery Resources Limited.

Karl S. Basi

Chief Financial Officer

DD 11/2/

## **BCSC**

British Columbia Securities Commission

## QUARTERLY AND YEAR END REPORTBC FORM 51 901F(previously Form 61)

Freedom of Information and Protection of Privacy Act: The personal information requested on this form is collected under the authority of and used for the purpose of administering the Securities Act. Questions about the collection or use of this information can be directed to the Supervisor, Financial Reporting (604-899-6729), PO Box 10142, Pacific Centre, 701 Georgia Street, Vancouver, British Columbia V7Y 1L2 Toll Free in British Columbia 1-800-373-6393

## **INSTRUCTIONS**

This report is to be filed by Exchange Issuers within 60 days of he end of their first, second and third fiscal quarters and within 140 days of their year end. "Exchange Issuer" means an issuer whose securities are listed and posted for trading on the TSX Venture Exchange and are not listed and posted on any other exchange or quoted on a trading or quotation system in Canada.

ISSUER DETAILS						
NAME OF ISSUER			FOR QUARTER ENDED	DATE OF REPORT YYYY / MM / DD		
Gallery Resources Limited			003/08/31	2003/11/04		
ISSUER ADDRESS		Ave.				
2975, 700 West G	eorgia Street					
CITY	PROVINCE	POSTAL CODE	ISSUER FAX#	ISSUER TELEPHONE #		
Vancouver	British Columbia	V7Y 1A1	604.662.8616	604.662.8119		
CONȚACT PERSON CONTACT			SITION	CONTACT TELEPHONE #		
Brian Cawley D				604.731.1191		
CONTACT EMAIL ADDRESS WE			WEB SITE ADDRESS			
bcawley@cawley-assoc.com www.gallery-gold.com						

## CERTIFICATE

The three schedules required to complete this Report are attached and the disclosure contained therein has been approved by the Board of Directors. A copy of this Report will be provided to any shareholder who requests it.

DIRECTOR'S SIGNATURE	PRINT FULL NAME	DATE SIGNED YYYY / MM / DD
"Bruce Costerd" (signed)	Bruce Costerd	2003/11/10
DIRECTOR'S SIGNATURE	PRINT FULL NAME	DATE SIGNED YYYY / MM / DD
"Brian Cawley" (signed)	Brian Cawley	2003/11/10

## **GALLERY RESOURCES LTD.**

VANCOUVER, BRITISH COLUMBIA, CANADA

FINANCIAL STATEMENTS
FOR THE SIX MONTHS ENDED AUGUST 31, 2003

(UNAUDITED - SEE NOTICE TO READER)

Gallery Resources Limited.

Suite 2975 - 700 West Georgia Street Vancouver, BC V7Y 1A1

## NOTICE TO READER

We have compiled the interim financial information of Gallery Resources Ltd. and a summary balance sheet as at August 31, 2003 consisting of the Statement of Deferred Development Expenditures, Statement of Loss and Deficit, and Statement of Cash Flows for the six months then ended from the information provided by management. We have not audited, reviewed or otherwise attempted to verify the accuracy or completeness of such information. Readers are cautioned that these statements may not be appropriate for their purposes.

Vancouver, British Columbia November 4, 2003

# GALLERY RESOURCES LTD. BALANCE SHEET AUGUST 31, 2003 (UNAUDITED - SEE NOTICE TO READER)

ASSETS	August 31, 2003	February 28, 2003 (audited)
CURRENT ASSETS:  Cash  Accounts receivable  Prepaid expenses and deposits	\$ 1,836 38,597 282,031	\$ 103,970 27,491 253,352
	322,464	384,813
PROJECT DEPOSIT	3,500	3,500
CAPITAL ASSETS	230,966	86,942
MINING CLAIMS AND DEFERRED EXPENSES	8,442,293	8,176,916
	\$_8,999,223_	\$ 8,652,171
LIABILITIES		
CURRENT LIABILITIES: Bank advances Accounts payable and accrued liabilities	\$ - <u>243,701</u> <u>243,701</u>	\$ - 223,696 223,696
INCORPORATION AND OPERATIONS		
SHAREHOLDERS' EQUITY		
CAPITAL STOCK Issued and outstanding Subscriptions received in advance	23,045,482 165,547 23,211,029	22,049,083 26,400 22,075,483
DEFICIT	14,455,507	13,647,008
	8,755,522	8,428,475
	\$ <u>8,999,223</u>	\$ <u>8,652,171</u>
Approved By The Board		
"Bruce Costerd" Director		
"Brian Cawley"Director		

## GALLERY RESOURCES LTD. STATEMENT OF LOSS AND DEFICIT FOR THE SIX MONTHS ENDED AUGUST 31, 2003 (UNAUDITED - SEE NOTICE TO READER)

	For the three month period ended			f	For the cumulative six month period ended		
		ust 31, 003	August 31, 2002		August 31, 2003		August 31, 2002
Interest Income	\$	2	\$ 2	\$	267	\$	157
Administrative expenditures	2	35,333	512,425	_	786,406	_	1,017,052
Loss from operations	(2	35,331)	(512,423)		(786,139)		(1,016,895)
Write-down of mineral properties		9,480	7,065	_	22,360	_	13,273
NET LOSS	(2	44,811)	(519,488)		(808,499)	-	(1,030,168)
DEFICIT, beginning of period	(14,2	210,696)	(12,845,462	<u>(</u>	13,647,008)	_	(12,334,782)
DEFICIT, end of period	\$ <u>(14,4</u>	155,507)	\$ <u>(13,364,950</u>	\$ <u>(</u>	14,455,507)	\$_	(13,364,950)

# GALLERY RESOURCES LTD. STATEMENT OF CHANGES IN CASH FLOW FOR THE SIX MONTHS ENDED AUGUST 31, 2003 (UNAUDITED - SEE NOTICE TO READER)

	For the three month period ended		For the cumulative size month period ended					
	4	August 31, 2003		August 31, 2002	<u>!</u>	August 31, 2003		August 31, 2002
Cash flows from operating activities  Cash paid to suppliers and employees Interest received	\$_	(638,529)	\$_	(630,791)	_	1,220,394)	\$	(1,120,094) 157
	_	(638,527)	-	(630,789)	_(	1,220,127)	-	1,119,937
Cash flows from financial activities Issue of share capital	_	649,085	-	930,000	_	1,135,546	-	1,420,000
Cash flows from investment activities Purchase of capital assets Term deposit redeemed Mineral deposit acquisition costs	_	- - (13,333)	_	- - (170,680)	_	(2,935) - (14,618)	-	6,500 (253,280)
	_	(13,333)	_	(170,680)	_	(17,553)		(253,280)
Increase in bank advances		(2,775)		128,531		(102,134)		53,283
Bank advances, beginning of period	_	4,611	_	(110,965)	_	103,970		(35,717)
Bank advances, beginning of period	\$	1,836	\$	17,566	\$	1,836	\$	17,566

## GALLERY RESOURCES CORPORATION STATEMENT OF DEFERRED DEVELOPMENT EXPENDITURES FOR THE SIX MONTHS ENDED AUGUST 31, 2003 (UNAUDITED - SEE NOTICE TO READER)

	For the three month period ended			mulative six riod ended
	August 31, 2003	August 31, 2002	August 31, 2003	August 31, 2002
Expenditures				
Amortization Subcontractors Wages and employee benefits	\$ 3,917 75,877 2,263	\$ 3,619 192,214 3,637	\$ 7,834 260,758 4,526	\$ 7,238 235,701 6,035
Increase in deferred development expenditures during the period	82,057	199,470	273,118	248,974
Deferred development expenditures at the beginning of the year	7,433,992	6,625,969	7,255,811	6,582,673
Deferred costs written off	(9,480)	(7,065)	(22,360)	(13,273)
DEFERRED DEVELOPMENT EXPENDITURES, end of period	\$ 7,506,569	\$ <u>6,818,374</u>	\$ 7,506,569	\$_6,818,374

## GALLERY RESOURCES LTD. NOTES TO THE FINANCIAL STATEMENTS AUGUST 31, 2003 (UNAUDITED - SEE NOTICE TO READER)

### NOTE 1 BASIS OF PRESENTATION

The interim period financial statements have been prepared in accordance with Canadian generally accepted accounting principles. All financial summaries included are presented on a comparative and consistent basis showing the figures for the corresponding period in the preceding year. The preparation of financial data is based on accounting principles and practices consistent with those used in the preparation of the annual financial statements. These interim period statements should be read together with the audited financial statements and the accompanying notes included in the Company's last annual report.

## NOTE 2 COMPARATIVE FIGURES

Certain figures presented for comparative purposes have been reclassified to conform with the current year presentation.

## Gallery Resources Limited Quarterly Report

August 31, 2003

## Schedule B:

### SUPPLEMENTARY INFORMATION

- 1.0 Analysis of expenses and deferred cost.
  - (a) Information is contained in Schedule A.
- 2.0 Related party transaction
  - (a) Wages, benefits and compensation for financing the company \$320,000.
- 3.0 Summary of securities issued and options granted during the period.

(a) Private Pl		Common shares	Consideration
3,345,000		.12	Cash
(b) Warra	ants		
Exercised	4,950,000	.10	Cash
Issued	3,345,000	.15	
Expired	2,680,000		
(c) Optio	ons		
Exercised	1,000,000	.10	Cash
Cancelled Issued	Nil Nil		

- 4.0 Summary of securities as at end of reporting period.
  - (a) The authorized capital: The company has unlimited number of common voting shares and 113,690,403 shares are issued and outstanding;
  - (b) The number of options exercised is 1,000,000;
  - (c) The number of warrants exercised is 4,950,000;
  - (d) The number of warrants expired is 2,680,000;
  - (e) The number of warrants issued is 3,345,000;
  - (f) The number of options outstanding is 9,840,000;
  - (g) The number of warrants outstanding is 13,945,000.
- 5.0 Administrative expenses:

Wages and benefits	\$ 604,300
Office and miscellaneous	79,191
Advertising and promotion	53,264
Professional fees	34,803
Automotive and travel	13,772
Amortization	1,076
	\$786.406

## Gallery Resources Limited Quarterly Report

August 31, 2003

6.0 List of directors and officers:

Bruce Costerd-President, CEO and director Richard Haderer- Secretary and director Karl Basi-Chief Financial Officer Dale Pope-Director Brian Cawley-Director

## Schedule C: MANAGEMENT DISCUSSION AND ANALYSIS

## **Description of Business:**

Gallery Resources Limited (the "Company") is an exploration company engaged in the acquisition and exploration of mineral properties in Labrador and Central Newfoundland. The Company is currently focusing its exploration activities on precious and base metals and holds an interest in a number of mineral properties in Labrador and Central and Western Newfoundland including its principal property known as the Katie Property located in Central Newfoundland. The Company is a reporting issuer in British Columbia and Alberta, and trades on the TSX Venture Exchange under the symbol GYR.

## Katie Property

The Katie Property consists of 943 full size mining claims covering a total area of 47,150 acres (1,909 hectares) in central Newfoundland. The Company acquired an option to acquire a 100% interest in the property by making staged option payments in cash or shares of \$625,000 and issuing 200,000 shares. The vendors retain a 3% net smelter return, 2% of which the Company can purchase for \$3,000,000.

A report on the Katie Property dated November 5, 2001 was prepared in accordance with NI 43-101 by the Company's qualified person, Derek Wilton.

## **Exploration Program**

A 3,000 metre diamond drill hole program and surface exploration program was planned during the past fiscal year to test the potential for the discovery of VMS mineralization. The work program was estimated at approximately \$500,000 and completed at a cost of \$545,988.

#### **Exploration Results**

The Company announced July 9, 2003 a new discovery of high-grade gold mineralization on its Katie Project in central Newfoundland. Six (6) samples from a 30 metre (100 ft) section of large (up to 2 metres) angular boulders, interpreted to be sub-outcrop (close to bedrock source), have encountered consistent gold mineralization grading from 0.033 g/t up to 16.7 g/t (0.51 oz/t).

The Mystery Pond Gold Zone is a zone of pyrite and arsenopyrite mineralized, intense silica alteration and quartz veining also exposed in outcrop at the south end of Mystery Pond. This extensive zone was first discovered in 2002, when sampling of outcrop returned gold assays up to 0.18 g/t gold. The large boulders containing the high-grade mineralization are similar to the mineralized alteration zone first seen in outcrop 800 metres (½ mile) south of the new high-grade discovery.

The high grade gold was discovered while carrying out a recent Mobile Metal Ion (MMI) soil sampling survey of the area, selected because of the 2002 discovery of gold mineralization in outcrop. The MMI survey has also encountered highly anomalous gold in soils, which is a further indication of high-grade gold mineralization in this area.

The Mystery Pond Gold Zone shows good potential for significant strike length up to at least 4 kms based on results from earlier work programs. These results include a pyrite-arsenopyrite mineralized outcrop located in a bog 1.6 kms north, discovered by Rio Algom in 1986, which was never investigated. This area is also highlighted as a large (1 x 0.7 km) coincident gold and arsenic (arsenopyrite is rich in arsenic) soil anomaly detected by BHP Minerals during a 1992 regional survey. In 2001, 1.4 kms south of Mystery Pond, Gallery prospectors encountered gold mineralization ranging up to 0.65 g/t gold in boulders similar to the Mystery Pond Zone and high arsenic ranging up to 0.22% in soils. Also, an airborne electromagnetic (AEM) survey completed in 1982 show a set of parallel AEM conductors corresponding to the Mystery Pond sulphide

mineralization with a strike length of 2 kms. (The pyrite and arsenopyrite mineralization containing the gold at the Mystery Pond Zone is of sufficient concentration to produce the AEM conductors).

The Mystery Pond gold mineralization and its potential strike length is also regarded as a significant discovery because it is situated along a major structure, which can be traced for 20 kms through the Katie Property. This structure, defined by a distinct magnetic trend outlined by a government regional magnetic survey, is the site for other well-established gold and base metal (zinc-copper-lead) prospects and showings on the property. To date, these prospects include the Black Bart, McDonald, Bruce Pond Epithermal and Tall Tree Gold and VMS zones all of which contain drill indicated, significant mineralization and silica alteration.

## **Future Developments**

The Company will be focusing its exploration efforts at the Mystery Pond Zone. The cost of this exploration program including drilling and field work is estimated at \$437,000.

## Shabogamo Project

On June 28, 2002 the Corporation signed a Property Option Agreement with BHP Billiton Diamonds Inc. ("BHP") to acquire a 50% interest in 2,181 mining claims covering 109,050 acres known as the Shabogamo Project in Western Labrador. Under the terms of the Option Agreement the Company is required to issued 200,000 shares to BHP and incur expenditures of \$1,000,000 over a period of 54 months. This project will be Joint Venture between the Company and BHP. Regulatory approval of this acquisition was required by the TSX Venture Exchange. This was obtained during the current fiscal year.

## **Exploration Program**

During the past fiscal year the Company completed the Phase 1 work program which included an airborne electromagnetic survey at a cost of \$454,170.

## **Exploration Results**

The airborne survey identified 20 bedrock conductors that occur within, or on the contact of, magmatic rocks of the Shabogamo intrusions.

Based on an interpretation of that data, BHP recommended immediate ground followup over all areas of the Geotem conductors. Its interpretation confirms that many of the conductors are in a favorable geological setting for hosting nickel-copper bearing, magmatic sulphide mineralization.

## **Future Developments**

The Company will be proceeding with an exploration program consisting of drilling and field work on the Shobagamo project at an estimated cost of \$283,000.

#### General and Administrative

Administrative expenses for the six months ended August 31, 2003 were \$235,333 compared to \$512,425 for the six months ended August 31, 2002.

## Liquidity and Solvency

At August 31, 2003 the Company had working capital of \$78,763. The Company will be relying on private placements and the exercise of stock options and warrants to fund the Company.

## **Subsequent Events**

On October 10, 2003 the Company closed a private placement for \$800,000. The private placement consisted of 8,000,000 units at a price of \$0.10 per unit with each unit consisting of one common share and a warrant to purchase an additional common share at an exercise price of \$0.12 per share on or before October 10, 2004 and at an exercise price of \$0.15 per share on or before October 10, 2005. The proceeds from the private placement will be used for the current exploration programs and general working capital.